



Mattingly, Stanger & Malur, P.C. 1800 Diagonal Road, Suite 370 Alexandria, Virginia 22314 (703) 684-1120

In re Patent Application of

M. MORI et al

Serial No. 09/506,808

Filed: February 18, 2000

For: AUTOMATIC AUCTION METHOD

DEC 2 6 2001

Group Art Unit: 2165

Examiner: C. Nguyen

Papers Filed Herewith:

Transmittal Letter;
REPLY UNDER 37 CFR §1.116 (with attachment); and
APPLICANTS INTERVIEW SUMMARY RECORD.

Receipt is hereby acknowledged of the papers filed, as identified in connection with the above-identified patent application.

COMMISSIONER OF PATENTS AND TRADEMARKS

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UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office

Address: CO

COMMISSIONER OF PATENTS AND TRADEMARKS

Washington, D.C. 20231

PLICATION NO. FILING DATE

of Martine, Blue

FIRST NAMED INVENTOR

ATTORNEY DOCKET NO.

Mari 1979-02

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GROUP 3600

EXAMINER

1200174 100

PAPER NUMBER

L165

ART UNIT

DATE MAILED:

due 8-21-01/52

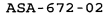
Please find below and/or attached an Office communication concerning this application or proceeding.

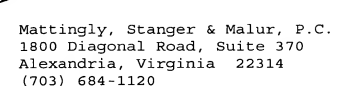
Commissioner of Patents and Trademarks

MAY 2 2 2001

MATTINGLY, STANGER & MALUR

ON





In re Patent Application of

M. MORI et al

Serial No. 09/506,808

Filed: February 18, 2000

For: AUTOMATIC AUCTION METHOD

Papers Filed Herewith:

PETITION FOR EXTENSION OF TIME; NOTICE OF APPEAL; and

Check No. 4690 in the amount of \$720.00 in payment of Two-Month Extension of Time and Notice of Appeal Fees.

Receipt is hereby acknowledged of the papers filed, as identified in connection with the above-identified patent application.

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Group Art Unit: 2165

Examiner: C. Nguyen



COMMISSIONER OF PATENTS AND TRADEMARKS

Attachment to CPM Memo 2001-14

MAY 0 8 2003

EXECUTIVE ORDER

CLOSING OF FEDERAL GOVERNMENT EXECUTIVE DEPARTMENTS AND AGENCIES ON MONDAY, DECEMBER 24, 2001

By the authority vested in me as President by the Constitution and the laws of the United States of America, it is hereby ordered as follows:

Section 1. All executive branch departments and agencies of the Federal Government shall be closed and their employees excused from duty on Monday, December 24, 2001, the day before Christmas Day, except as provided in section 2 below.

- Sec. 2. The heads of executive branch departments and agencies may determine that certain offices and installations of their organizations, or parts thereof, must remain open and that certain employees must report for duty on December 24, 2001, for reasons of national security or defense or other public reasons.
- Sec. 3. Monday, December 24, 2001, shall be considered as falling within the scope of Executive Order 11582 of February 11, 1971, and of 5 U.S.C. 5546 and 6103(b) and other similar statutes insofar as they relate to the pay and leave of employees of the United States.

GEORGE W. BUSH

MAY 1 2 2003 GROUP 3600

The White House

December 5, 2001

- To OPM Director's Memo CPM 2001-14
- To OPM Director's Memo CPM 2001-13
- To Compensation Administration Home Page



United States Patent and Trademark Office



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

	PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
OIPE	09/506,808	02/18/2000	Masakatsu Mori	ASA-672 - 02	8316	
14.0 (5)	7:	590 03/24/2003				
17 0 8 2003 (S)		Y, STANGER & MALI	JR, P.C.	EXAMINER		
	104 East Hume Alexandria, VA		NGUYEN, CUONG H			
EMARK OFFICE				ART UNIT	PAPER NUMBER	
				3625		
				DATE MAILED: 03/24/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

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APR - 2 2003

, 26		Application No.	Applicant(s)	Applicant(s)		
	Notice of Abandonment	09/506,808 Examiner		Mori et al.		
8 ZOZ	, &)	Cuong H. Ng	juyen	Art Unit 3625		
~\ ⁶	The MAILING DATE of this communication ap	pears on the cover sheet v	vith the corres	spondence addr	ess	
ffis a	application is abandoned in view of:					
1. 🛭	Applicant's failure to timely file a proper reply	to the Office letter maile	d on5/	21/2001.		
(a)	A reply was received on $\frac{12/26/2001}{N/A}$, which is after the expanding month(s)) which expired on $\frac{11/31}{N/A}$	piration of the period for	lailing or Tra reply (includi	nsmission date ing a total exte	ed time of	
(b)	A proposed reply was received on	, but it does	not constitut	e a proper repl	y under 37 CFR	
	(A proper reply under 37 CFR 1.113 to a final r the application in condition for allowance; (2) a Request for Continued Examination (RCE) in con-	timely filed Notice of Ap	peal (with an	filed amendm opeal fee); or (ent which places 3) a timely filed	
(c)	☐ No response has been received.					
2. 🗌	Applicant's failure to timely pay the required is of three months from the mailing date of the N	sue fee and publication f otice of Allowance (PTO	ee, if applica L-85).	ble, within the	statutory period	
(a)	The issue fee and publication fee, if applicabed Transmission dated , which issue fee (and publication fee) set in the Not	is after the expiration o	f the statuto	(with a Certif ry period for pa	icate of Mailing or ayment of the	
(b)	☐ The submitted issue fee of \$ is insu	fficient. A balance of \$_	is du	ıe.		
	The issue fee required by 37 CFR 1.18 is \$	The publication	fee, if requir	ed by 37 CFR	1.18(d) is \$	
(c)	\square The issue fee and publication fee, if applicab	le, has not been received	d.			
3. 🗌	Applicant's failure to timely file new formal dra Notice of Allowability (PTO-37).	wings as required by, an	d within the	three-month p	eriod set in, the	
	Proposed new formal drawings were receive Transmission dated), was a second or the proposed new formal drawings were received to the proposed new formal drawings and the proposed new formal drawings are proposed new formal drawings and the proposed new formal drawings are proposed new formal drawings and the proposed new formal drawings are proposed new formal drawings and the proposed new formal drawings are proposed new formal drawings and the proposed new formal drawings are proposed new formal drawings and the proposed new formal drawings are proposed new formal drawings and the proposed new formal drawings are proposed new formal drawings and the proposed new formal drawings are proposed new formal drawings and the proposed new formal drawings are proposed new formal drawings and the proposed new formal drawings are proposed new formal drawings and the proposed new formal drawings are proposed new formal drawings are proposed new formal drawings and the proposed new formal drawings are proposed new formal drawings and the proposed new formal drawings are proposed new formal drawings and the proposed new formal drawings are proposed new formal drawings and the proposed new formal drawings are proposed new formal drawings and the proposed new formal drawings are proposed new formal drawings and the proposed new formal drawings are proposed new formal drawings an	hich is after the expiration	on of the per	tificate of Mail iod for reply.	ling or	
(b)	The proposed new formal drawings filed on expired.	are	not PE	DEWE	of for reply has	
(c)	No proposed new formal drawings have bee	n received.	MA	Y 1 2 2003		
1. 🗌	The letter of express abandonment which is significants, or all of the applicants.	ned by the attorney or a	gent GRC	JUP 30	the entire	
5. 🗌	The letter of express abandonment which is sigunder 37 CFR 1.34(a)) upon the filing of a cont	ned by an attorney or aginuing application.	gent (acting i	n a representa	tive capacity	
i. 🗍	The decision by the Board of Patent Appeals ar period for seeking court review of the decision	nd Interferences rendered has expired and there ar	l on e no allowed	claims.	nd because the	
'. [<u>X</u>]	The reason(s) below:					
	The examiner discussed with Mr. Stanger (Reg 3/20/2003 said reason of abandonment; the ap case.	n. 32,846 - applicants're, pplicants can file a petitic	oresentative) n to revive t	his Cuo	nglinguye ONG H. NGUYEN WARY EXAMINER	

U. S. Patent and Trademark Office PTO-1432 (Rev. 9-00)

Notice of Abandonment

Part of Paper No. 21

Mori et al.

ITTAM -OT

Interview Summary

Application No. Applicant(s)

Cuong H. Nguyen

09/506,808

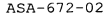
Examiner

Group Art Unit 3625

do Lies		A DAMENTAL READY MARKET THE LINE WAS AND THE
All participants (applicant, applicant's representative, PT	O personnel):	
(1) Cuong H. Nguyen	(3)	
(2) Attorney Daniel Stanger (reg.# 32,846)	(4)	
Date of Interview May 2, 2002		
Type: a) ☒ Telephonic b) ☐ Video Conference c) ☐ Personal [copy is given to 1) ☐ applicant		
Exhibit shown or demonstration conducted: d) Yes	e) 🛮 No. If yes, brief description:	
Claim(s) discussed: None		EIVED
Identification of prior art discussed: none		1 2 2003 JP 3600
Agreement with respect to the claims fi was reached. Substance of Interview including description of the general any other comments: The examiner considers that the pending application S.N. before mailing further communications.	al nature of what was agreed to if an agre	
	ASA-672-02 PS	
(A fuller description, if necessary, and a copy of the a allowable, if available, must be attached. Also, when available, a summary thereof must be attached.) i) It is not necessary for applicant to provide a Unless the paragraph above has been checked, THE FINCLUDE THE SUBSTANCE OF THE INTERVIEW. (Sealready been filed, APPLICANT IS GIVEN ONE MONTI SUBSTANCE OF THE INTERVIEW. See Summary of 1	MAY 7 2002	nder the claims he claims allowable is (if box is checked). ACTION MUST lice action has EMENT OF THE or on attached

Examiner Note: You must sign this form unless it is an Attachment to a signed Office action.

CUONG H. NGUYEN PRIMARY EXAMINER **ART UNIT 3625**





MATTINGLY, STANGER & MALUR, P.C. 1800 Diagonal Road, Suite 370 Alexandria, Virginia 22314 Telephone: (703) 684-1120

In re Patent Application of

M. MORI et al

Serial No. 09/506,808

For:

Filed: February 18, 2000

(As Amended)

Papers Filed Herewith:

CHANGE OF CORRESPONDENCE ADDRESS; TRANSMITTAL OF TERMINAL DISCLAIMER; TERMINAL DISCLAIMER; and Check No. 7071 in the amount of \$110.00 in payment of Terminal Disclaimer Fee.

Receipt is hereby acknowledged of the papers filed, as identified in connection with the above-identified patent application.

METHOD AND APPARATUS FOR EXECUTING ELECTRONIC AUCTION

COMMISSIONER OF PATENTS AND TRADEMARKS

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GROUP 3600

Group Art Unit: 3625

Examiner: C. Nguyen

APPLICATION NO.

09/506,808

MAR 0 6 2003 360 GINEY DOCKET NO. CONFIRMATION NO. ASA-6/2-02 8316

759ú 02/24/2003 MATTINGLY, STANGER & MALUR, P.C. 4/104 East Hume Avenue Alexandria, VA 22301

FILING DATE

02/18/2000

EXAMINER NGUYEN, CUONG H

ART UNIT PAPER NUMBER 3625 20

DATE MAILED: 02/24/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

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GROUP 3600

MAR 2 1 2003

PTO-90C (Rev. 07-01)

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Advisory Action

Application No. 09/506,808

Applicant(s)

Examiner

Cuong H. Nguyen

Art Unit 3625

Mori et al.



- The MAILING DATE of this communication appears on the cover sheet with the correspondence address THE REPLY FILED Aug 21, 2002 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE. Therefore, further action by the applicant is required to avoid the abandonment of this application. A proper reply to a final rejection under 37 CFR 1.113 may only be either: (1) a timely filed amendment which places the application in condition for allowance; (2) a timely filed Notice of Appeal (with appeal fee); or (3) a timely filed Request for Continued Examination (RCE) in compliance with 37 CFR 1.114. THE PERIOD FOR REPLY (check only a) or b)] a) X The period for reply expires _____3 ___ months from the mailing date of the final rejection. b) Li In view of the early submission of the proposed reply (within two months as set forth in MPEP § 706.07 (f)), the period for reply expires on the mailing date of this Advisory Action, OR continues to run from the mailing date of the final rejection, whichever is later. In no event, however, will the statutory period for the reply expire later than SIX MONTHS from the mailing date of the final rejection. Extensions of time may be obtained under 37 CFR 1.136(a). The date on which the petition under 37 CFR 1.136(a) and the appropriate extension fee have been filed is the date for purposes of determining the period of extension and the corresponding amount of the fee. The appropriate extension fee under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the shortened statutory period for reply originally set in the final Office action; or (2) as set forth in (b) above, if checked. Any reply received by the Office later than three months after the mailing date of the final rejection, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). A Notice of Appeal was filed on . Appellant's Brief must be filed within the period set forth in 37 CFR 1.192(a), or any extension thereof (37 CFR 1.191(d)), to avoid dismissal of the appeal. 2. 🗀 The proposed amendment(s) will be entered upon the timely submission of a Notice of Appeal and Appeal Brief with requisite fees. 3.□ The proposed amendment(s) will not be entered because: (a) Lighthey raise new issues that would require further consideration and/or search. (See NOTE below); (b) Lift they raise the issue of new matter. (See NOTE below); (c) L they are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal; and/or (d) they present additional claims without cancelling a corresponding number of finally rejected claims. NOTE: 4. 🛛 Applicant's reply has overcome the following rejection(s): Rejections hased upon Chavez et al.'s reference that teach away from this pending invention because of no true competitive state that requires a resolution disclosed by Chavez. 5. 🗆 Newly proposed or amended claim(s) would be allowable if submitted in a separate, timely filed amendment cancelling the non-allowable claim(s). 6. 🖾 The a) 🗀 affidavit, b) 🗆 exhibit, or c) 🕅 request for reconsideration has been considered but does NOT place the application in condition for allowance because: Al<u>though the terminal disclaimer freceived on 8/21/2002) overcomes double-patenting rejections, the rejections that</u> using Fisher et al. (US Pat. 5,835,896) would be applicable to pending independent claims. 7. L... The affidavit or exhibit will NOT be considered because it is not directed SOLELY to issues which were newly raised by the Examiner in the final rejection. 8. Xi For purposes of Appeal, the status of the claim(s) is as follows (see attached written explanation, if any): Claim(s) objected to: Claim(s) rejected: 16-33 9. The proposed drawing correction filed on _________a) has b) has not been approved by the Examiner. 10. Note the attached Information Disclosure Statement(s) (PTO-1449) Paper No(s) RECEIVED Cumphen CUONGOH. NOTUYER

U. S. Patent and Trademark Office PTO-303 (Rev. 01-01) Advisory Actin ROUP 3600

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Part of Paper No. 20

PRIMARY EXAMINER

ART UNIT 3625

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of

M. MORI et al

Serial No. 09/506,808

Group Art Unit: 2165

Filed:

February 18, 2000 Examiner: C. Nguyen

For: AUTOMATIC AUCTION METHOD

APPLICANTS' INTERVIEW SUMMARY RECORD

Commissioner for Patents Washington, D.C. 20231

December 26, 2001

Sir:

The Applicants' representative thanks the Examiner for the courtesies extended during the office interview of December 18, 2001. During the interview, the following matters were discussed.

The invention as set forth in the amended claims accompanying this Summary are distinguishable from the typical live auction. In the present invention, a maximum margin is proposed by each bidder so that a competitive state is resolved in accordance with the respective maximum margins. In a live auction, there is no maximum margin incorporated into the auction. Further, the auctioneer does not know the bidder's "window", or maximum margin, and the live auction does not end when two bidders reach a competitive state;

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Serial No. 09/506,808

instead, the auction continues with a bidder required to propose a higher bid than the previous high bid.

Concerning the secondary references to Fisher et al,
US 5,835,896 (Fisher), and Ausubel, US 6,026,383 (Ausubel),
both show real-time auction systems like the live auction
system discussed above. The bidders bid with respect to a
price proposed by an auctioneer ("Do I hear \$100?") while the
auction is being performed. Note Fisher's use of "current
auction status information" and Ausubel's "current price
information".

In the present invention, the bidder proposes a price acceptable to pay, which makes the bidders participate in an auction in a non-real-time manner.

It is believed that agreement was reached that the proposed amendments would be entered, that the finality of the rejection would be withdrawn, and that the rejection involving Fujisaki and Chavez is overcome by the amended claims.

ASA-672-02

Serial No. 09/506,808

-1

The Applicants' representative requests a telephone call at the number below to discuss the case further if the accompanying amendments do not result in a Notice of Allowance to be issued for this application.

Respectfully submitted,

Daniel J. Stanger

Registration No. 32,846 Attorney for Applicants

MATTINGLY, STANGER & MALUR, P.C. 1800 Diagonal Road, Suite 370 Alexandria, Virginia 22314 Telephone: (703) 684-1120 Facsimile: (703) 684-1157

Date: December 26, 2001